

---

---

**Rules of  
Department of Economic  
Development**

**Division 267—Office of Tattooing, Body Piercing  
and Branding**

**Chapter 4—Temporary Establishments**

<b>Title</b>	<b>Page</b>
<b>4 CSR 267-4.010</b> Temporary Establishment License .....	3
<b>4 CSR 267-4.020</b> Temporary Practitioner License .....	3

**Title 4—DEPARTMENT OF  
ECONOMIC DEVELOPMENT**  
**Division 267—Office of Tattooing, Body  
Piercing and Branding**  
**Chapter 4—Temporary Establishments**

**4 CSR 267-4.010 Temporary Establish-  
ment License**

*PURPOSE: This rule outlines the require-  
ment that must be met when applying for a  
temporary tattoo, body piercing or branding  
establishment.*

(1) Issuance of Temporary Establishment  
License.

(A) The division may issue a temporary  
establishment license for a specified event to  
any tattoo, body piercing and/or branding  
establishment upon successful completion of  
an inspection. A temporary establishment  
license shall be in effect for not more than  
fourteen (14) consecutive days and shall not  
be transferable to a different location.

(B) The inspection of a temporary estab-  
lishment shall be conducted by an inspector  
serving as a representative of the division and  
shall be conducted immediately prior to the  
beginning of the establishment's operation.

(C) An application for a temporary estab-  
lishment license shall be notarized and sub-  
mitted to the division at least thirty (30) days  
prior to the event.

(D) No temporary establishment may be  
operated without a license granted by the  
division. No temporary establishment license  
may be issued without a prior inspection.

(E) A temporary establishment license  
shall be conspicuously displayed for the pub-  
lic's view in the temporary establishment.

(2) Operator of a Temporary Establishment.

(A) The operator of a temporary estab-  
lishment shall:

1. Hold a current license in the State of  
Missouri or in another state and be at least  
eighteen (18) years old;

2. Submit a notarized application with  
the required temporary establishment fee;

3. Provide the division with a list of all  
practitioners who will be working at the tem-  
porary establishment. Such a list shall set  
forth each practitioner's current license num-  
ber and the status of his or her license; and

4. Be responsible for all practitioners.

(3) Facility.

(A) Each temporary establishment shall be  
equipped with:

1. An approved toilet and handwashing  
facility;

2. Potable water under pressure;

3. Hot or tempered water for handwash-  
ing and cleaning; and

4. Connection to an approved sewage  
collection system.

(B) Each temporary establishment shall be  
constructed according to the following speci-  
fications:

1. Each temporary facility shall be  
restricted to a stationary physical location;  
and

2. Each temporary facility shall be  
equipped with a roof to prevent dust and  
debris from entering the establishment.

*AUTHORITY: section 324.522, RSMo Supp.  
2001.\* Original rule filed Aug. 15, 2002,  
effective Feb. 28, 2003.*

*\*Original authority: 324.522, RSMo 1998, amended  
1999, 2001.*

**4 CSR 267-4.020 Temporary Practitioner  
License**

*AUTHORITY: section 324.522, RSMo Supp.  
2002. Emergency rule filed April 15, 2003,  
effective April 25, 2003, expired Oct. 24,  
2003.*